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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/544,120	04/06/2000	Brett Bracewell Bonner	2100.0051 7646		
7590 09/22/2004			EXAMINER		
_	derson Farabow Garr	LEE, SEUNG H			
1300 I Street NW Washington, DC 20005-3315			ART UNIT	PAPER NUMBER	
··· ucg.c, 2			2876		
			DATE MAILED: 09/22/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

			cation No.	Applicant(s)			
		09/54	44,120	BONNER ET AL.			
O	ffice Action Summary	Exam	niner	Art Unit	1		
			g H Lee	2876	AV		
The Period for Rep	MAILING DATE of this commun ply	ication appears o	n the cover sheet with the	correspondence ad	dress		
THE MAILI - Extensions of after SIX (6) - If the period - If NO period - Failure to replay recovery	ENED STATUTORY PERIOD F NG DATE OF THIS COMMUN of time may be available under the provisions MONTHS from the mailing date of this common for reply specified above is less than thirty (3 for reply is specified above, the maximum allow within the set or extended period for reply believed by the Office later than three months and term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In a nunication. io) days, a reply within the atutory period will apply a will, by statute, cause the	no event, however, may a reply be ting estatutory minimum of thirty (30) day and will expire SIX (6) MONTHS from a application to become ABANDONE	mely filed ys will be considered timely the mailing date of this co ED (35 U.S.C. § 133).			
Status							
1)⊠ Resp	oonsive to communication(s) file	ed on 23 June 200	04.				
· <u> </u>	, ,	2b)☐ This action		•			
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of	Claims						
4a) O 5)⊠ Clain 6)⊠ Clain 7)⊟ Clain	n(s) <u>1-34</u> is/are pending in the afthe above claim(s) <u>8-28</u> is/are n(s) <u>29</u> is/are allowed. n(s) <u>1-7 and 30-34</u> is/are rejectin(s) is/are objected to. n(s) are subject to restrict	e withdrawn from o					
Application Pa	apers						
9)∐ The s	pecification is objected to by th	e Examiner.					
10)∏ The d	rawing(s) filed onis/are:	a) accepted o	or b) objected to by the	Examiner.			
Applio	cant may not request that any obje	ction to the drawing	(s) be held in abeyance. Se	e 37 CFR 1.85(a).			
	cement drawing sheet(s) including						
11)∐ The o	ath or declaration is objected to	by the Examiner	r. Note the attached Office	Action or form PT	O-152.		
Priority under	35 U.S.C. § 119						
a)	by b	documents have documents have of the priority doc nal Bureau (PCT	been received. been received in Applicati uments have been receive Rule 17.2(a)).	ion No ed in this National S	Stage		
Attachment(s)							
	ferences Cited (PTO-892) aftsperson's Patent Drawing Review (P	TO 040'	4) Interview Summary				
3) 🔲 Information (attsperson's Patent Drawing Review (P Disclosure Statement(s) (PTO-1449 or /Mail Date		Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:		-152)		

DETAILED ACTION

1. Receipt is acknowledged of the amendment filed on 23 June 2004, which has been entered in the file.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-7 and 30-34 are rejected under 35 U.S.C. 102(e) as being anticipated by Good et al. (US 6,382,515)(hereinafter referred to as 'Good').

Good teaches an automated identification and measuring system comprising a package identification subsystem for identifying the package by reading barcode affixed on the package using a barcode reader, a package dimensioning subsystem for measuring dimensional characteristics of package having a laser beam scanning unit (3301) wherein the laser beam scanning unit can be replaced with a stereoscope camera for capturing images of packages, a data output subsystem producing the data element on a display device graphically and/or transmitting to auxiliary subsystem, a time-stamping module for time stamping each and every identification data produced

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from the package identification subsystem and for time stamping each and every measurement data produced from the package dimensioning subsystem, a data element combining module for producing package data element pairs containing package dimensioning data and package identifying data according to the time-stamped information respectively, scan surface and package surface interface determination module for determining particular position need to be caned also serving as orientation means, X-Y package profiling subsystem including vertical light curtain for measuring the height of the packages serving as a vertical height scanner, a subsystem employs a simultaneous package detection/tracking method for tracking the package on the conveyor in which serves as a position system for providing position information wherein the subsystem computing the models of the package (e.g., one box is disposed on top of another, one box is disposed beside another) using dimension information and positional information associated with the time value, a processing subsystem inherently having a processor for operating system, a conveyer belt for transporting the packages thereon (see Figs. 47+; col. 51, line 59+; claim 1).

Allowable Subject Matter

- 4. Claim 29 is allowed.
- 5. The following is an examiner's statement of reasons for allowance:

Although, the best prior art of the record to Good teach the automated identification and measuring system, however, Good and Moed taken alone or in combination of other references, fail to specifically teach or fairly suggest that the

automated identification and measuring system comprises a orientation means for determining an orientation of each objects on the transport means using the positional information and information capture means for obtaining information from each object wherein the image capture means includes a plurality of scanning means where each scanning means is simultaneously focused based on the orientation of the objects on the transport means as set forth in the claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

6. Applicant's arguments with respect to claims 1-7 and 30-34 have been considered but are most in view of the new ground(s) of rejection.

In response to applicant argument that "...because the requisite motivation to combine the references and expectation of success are lacking." (page 14, line 5+), the Examiner respectfully provides Good reference wherein Good teaches that the automated package identification system can use camera for capturing image information of package on conveyer system.

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Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Seung H. Lee whose telephone number is (571) 272-2401. The examiner can normally be reached on Monday to Friday from 7:30 AM to 4:00 PM.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee, can be reached on (571) 272-2398. The fax-phone number for this group is (703) 872-9306.

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Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [seung.lee@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Seung H. Lee Art Unit 2876

September 17, 2004

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